UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK						
IN RE:			Chapter 13 Case No.:			
						Roman
	Debtor(s)	X	<u>CHA</u>	PTER 13 PL	A <u>N</u>	
	The future earnings of the debtor(s) and the debtor(s) shall pay to the tru		_		rol of the	
	\$ 1,083 commencing 10/8/1	.6 through and in	cluding	9/24/21	for a period of 60 months;	
for a pe	\$con	mmencing		thro	ough and including	
	From the payments so received, the (a) Full payment in deferred cannot be seen and shall be paid as follows	sh payments of al claims shall retai ÷ (NOT APPLICA holder) to be paid	II claims end the liens of the	ntitled to priori securing such THIS CASE)	ty under	
	(mortgage (mortgage) interest over the life of the plan.	holder) to be paid	d pre petit	ion arrears in t l	ne sum of \$plus	
	(c) Subsequent and/ or concurceditors, dividends to unsubsecured CREDIT THE PLAN.	secured creditor	s whose cl	laims are duly		
3.	The Debtor shall make all post- payments, vehicle, payments, re					
	Loss Mitigation/Lo	oan Modificatio	m (NOT	APPLICABI	LE IN THIS CASE)	
4.	The mortgage due to (munder account number due to the mortgagee shall be capital Program, as provided in General Or York. The debtor(s) post petition must due on the mortgage including, all p \$ to be paid at 2% interincluding, interest (\$), a shall be paid directly to the Chapter	lized pursuant to der 582 in the Un nortgage payment past due payments est amortized ove and escrow \$(a loan mo nited States s under th s, late char er forty (40	dification under Bankruptcy Control Bankruptcy Cont	er the Court's Loss Mitigation Court for the Eastern District of Newton calculation with the full balance escrow deficiency, etc. and totals mount to a payment of \$	

as the Debtor(s) has entered into a trial loan modification under the Loss Mitigation Program. Contemporaneous with the approval and commencement of a trial loan modification, the Debtor(s) will amend the Chapter 13 Plan and Schedule J of the Debtor(s) petition to reflect the terms of the trial agreement, including the direct payment, going forward, of the mortgage to the mortgage lienholder.

JUNIOR MORTGAGE LIENS TO BE AVOIDED

3.		/ residence located at				
	("Property")	held by				
	[Loan No.(Last four digits)	held by filed on gible to receive a discharge in this case.	in the amount of			
		3012 to receive a discharge in this case 3 012 to value the junior mortgage lien l				
	which was heard and determined by or	rder dated ("Rule 3012 O	rder"). In the Rule 3012			
	Order the Court found that the junior	mortgage held by	is not			
	secured by the Property because the ar	mount of the senior mortgage(s) exceed	the value of the Property,			
	treated as a general unsecured creditor	held by r and paid in accordance with the term	sof paragraph (c) above.			
Q i	pon entry of the Chapter 13 discharge, d rder, in recordable form, to the County (ortgage lien.					
6.	All lease agreements are hereby assumed	d, unless specifically rejected as follows:				
 7. 8. 	one hundred percent (100%), the debtor(s) shall provide the Trustee with signed copies of filed federal and state tax returns for each year no later than April 15 th of the year following the tax period. Indicated tax refunds are to be paid to the Trustee upon receipt; however, no later than June 15 th of the year in which the tax returns are filed.					
	Coman C. Kern	Joint De	btor			
Attorn	ney for Debtor					
/s/ <u>B</u>	arbie D. Lieber					
Barbie	e D. Lieber, Esq.					
Dated:	: September 8, 2016					